



Dec. 5, 2014) (denying motion for default judgment where pro se plaintiff failed to show he properly served defendant). Plaintiff's motion does not even state when Defendants were allegedly served. Further, the Court notes a summons was never issued in this case (likely because Plaintiff failed to file her complaint with Court after paying the filing fee). This alone is enough to deny the motion. *See Cox v. City of Omaha*, No. 8:23-CV-241, 2023 WL 4596021, at \*1 (D. Neb. July 18, 2023) (denying pro se motion for default judgment where no summons was issued or served on defendants); Fed. R. Civ. P. 4(b), (c)(1) (stating "[a] summons . . . must be issued for each defendant to be served" and "[a] summons must be served with a copy of the complaint.").

Accordingly, Plaintiff's motion for default judgment is DENIED. Plaintiff has 30 days from the entry of this Order to file her complaint and summons request with the Court. Failure to do so will result in dismissal for failure to prosecute.

**IT IS SO ORDERED.**

Date: December 20, 2023

/s/ Greg Kays  
GREG KAYS, JUDGE  
UNITED STATES DISTRICT COURT